

Service of Process **Transmittal**

12/14/2020 CT Log Number 538736512

Kim Lundy Service Of Process Walmart Inc. 702 SW 8TH ST BENTONVILLE, AR 72716-6209

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Process Served in Louisiana

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WALMART INC. (Domestic State: DE) FOR:

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

Taylor Brunella, Pltf. vs. Walmart, Inc. and Wal-Mart Louisiana, LLC, Dfts. Name discrepancy noted.

TITLE OF ACTION:

Citation, Petition DOCUMENT(S) SERVED:

15th Judicial District Court, Parish of Lafayette, LA Case # C20205869C COURT/AGENCY:

Personal Injury - Slip/Trip and Fall - 01/18/2020 - Walmart located at 2428 West Pinhook Road, Lafayette, Lafayette Parish, Louisiana NATURE OF ACTION:

C T Corporation System, Baton Rouge, LA ON WHOM PROCESS WAS SERVED:

By Process Server on 12/14/2020 at 08:55 DATE AND HOUR OF SERVICE:

Louisiana

JURISDICTION SERVED

Within 15 days after service APPEARANCE OR ANSWER DUE:

ATTORNEY(S) / SENDER(S):

Walter J. Rippas Attorney at Law Post Office Box 2909 Lafayette, LA 70502 337-261-0667

CT has retained the current log, Retain Date: 12/14/2020, Expected Purge Date: 12/19/2020

ACTION ITEMS:

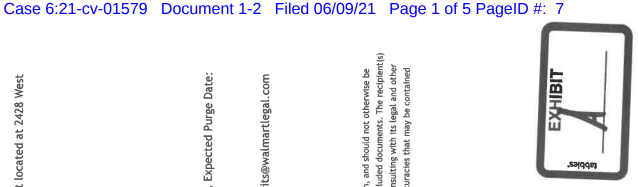
Email Notification,Kim Lundy Service Of Process ctlawsuits@walmartlegal.com

C T Corporation System 3867 Plaza Tower Dr. Baton Rouge, LA 70816 REGISTERED AGENT ADDRESS:

877-564-7529 MajorAccount Team2@wolterskluwer.com

The information contained in this Transmittal is provided by CT for quick reference only. It does not constitute a legal opinion, and should not otherwise be relied on, as to the nature of action, the amount of damages, the answer date, or any other information contained in the included documents. The recipient(s) of this form is responsible for reviewing and interpreting the included documents and taking appropriate action, including consulting with its legal and other advisors as necessary. CT disclaims all liability for the information contained in this form, including for any omissions or inaccuracies that may be contained

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Requested by Atty.: RIPPAS, WALTER J

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WALMART INC

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FIFTEENTH JUDICIAL DISTRICT COURT

DOCKET NUMBER: C-20205869 C

LAFAYETTE PARISH, LOUISIANA

STATE OF LOUISIANA

AND/OR WAL-MART LOUISIANA, LLC THROUGH ITS REGISTERED AGENT: CT CORPORATION SYSTEM 3867 PLAZA TOWER DRIVE BATON ROUGE, LA 70816 WALMART, INC. T0:



of the Parish of E. BATON ROUGE

You are hereby cited to comply with the demand contained in the petition, a certified copy of which accompanies this citation, (exclusive of exhibits). You should file an answer or other pleading to said petition in the office of the Clerk of the FIFTEENTH JUDICIAL DISTRICT COURT, in the Lafayette Parish Courthouse, LAFAYETTE, Louisiana, within fifteen (15) days after the service hereof. Alternatively, your failure to comply herewith will subject you to the penalty of entry of default judgment against you.

Witness the Honorable Judges of said Court, this DECEMBER 1, 2020.

Deputy Clerk of Court Lafayette Parish

> *Attached are the following documents: PETITION FOR DAMAGES

LAFAYETTE PARISH SHERIFF

SHERIFF'S RETURN

TIME: 20 DOMICILIARY () ON DATE SERVED: PERSONAL () SERVED:

OTHER REASON:

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NO SUCH ADDRESS

MOVED (

UNABLE TO LOCATE

RECEIVED TOO LATE FOR SERVICE

SERVICE OF WITHIN PAPERS

TOTAL \$ MILEAGE \$ COSTS FEE \$

DEPUTY

C-20205869 Lafayette Parish Filed Nov 24, 2020 1:48 PM : Morgan Foreman Deputy Clerk of Court

BRUNELLA TAYLOR

* 15th JUDICIAL DISTRICT COURT

C-20205869 * DOCKET #:

* PARISH OF LAFAYETTE

WALMART, INC., WAL-MART

VERSUS

LOUISIANA, LLC

STATE OF LOUISIANA

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DAMAGES PETITION FOR

The petition of BRUNELLA TAYLOR, a person of the full age of majority and domiciled in the Parish of Lafayette, State of Louisiana, with respect represents:

Made Defendant herein is WALMART, INC., and/or WAL-MART LOUISIANA, LLC, which is a through its registered agent for service of process: CT Corporation System, 3867 Plaza Tower Drive, foreign corporation authorized to do and doing business in the State of Louisiana that can be served Baton Rouge, Louisiana 70816.

On January 18, 2020, BRUNELLA TAYLOR was a customer patron at Walmart located at 2428 West Pinhook Road, Lafayette, Lafayette Parish, Louisiana, which is owned and operated by defendant, WALMART, INC, and or WAL-MART LOUISIANA, LLC.

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Walmart employee pushing a cart while exiting the freight room, did not see her and collided into her cart Plaintiff, BRUNELLA TAYLOR, was operating an electric shopping cart inside of Walmart. According to the Lafayette City Police Department Incident Report, the complainant advised that a causing neck pain and other injuries.

4.

Plaintiff, BRUNELLA TAYLOR, was not negligent in the accident.

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The premises on which petitioner sustained her damages was in the sole care, custody and control at the time of said of the defendant, WALMART, INC., and/or WAL-MART LOUISIANA, LLC, accident on or about January 18, 2020.

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The defendants herein, WALMART, INC. and/or WAL-MART LOUISIANA, LLC, owe a duty to its patrons to exercise reasonable care to keep its premises in a reasonably safe condition.

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Lafayette Parish Deputy Clerk of Court

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The accident in question resulted in injuries and damages to BRUNELLA TAYLOR, and was a direct and proximate cause of the negligence of defendants herein, WALMART, INC. and/or WAL-MART whom they are responsible in the or other persons for LOUISIANA, LLC, their employees, agents, following non-exclusive particulars:

- Failure to exercise reasonable care for the safety of customer patrons; 8
- Failure to implement appropriate safety procedures that would have prevented this

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- Failure to provide a safe environment for customer patrons; 0
- Failure to warn petitioner of dangerous situation; 0
- Negligent training; $\widehat{\mathbb{E}}$
- Failure to replace and/or remedy hazard; $\widehat{\mathbf{F}}$
- Any and all facts of negligence that may be revealed at or before trial of this matter. 6

Plaintiff herein, BRUNELLA TAYLOR, was caused to suffer serious injuries as a result of this accident. Accordingly, plaintiff itemizes her damages as follows:

- Medical expenses: past, present, and future; in an amount reasonable in the premises; V
- Any and all lost wages and/or impairment of eaming capacity; past, present, and future; in an amount reasonable in the premises; 8
- General damages, including pain, suffering, past, present, and future; mental anguish; past, present, and future; disability and loss of enjoyment of life; past, present and future; in an amount reasonable in the premises. \odot

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Lafayette Parish Deputy Clerk of Court

Certified True and Correct Copy CertilD: 2020120100661

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defendants, WALMART, INC. and/or WAL-MART LOUISIANA, LLC, be duly cited and served with a LOUISIANA, LLC jointly, severally and insolido, in an amount reasonable in the premises, together with of this Petition and, that after due proceedings had, there be judgment in favor of plaintiff herein, WAL-MART and/or legal interest from the date of judicial demand, and for all costs of these proceedings. WHEREFORE, all premises considered, plaintiff herein, BRUNELLA WALMART, and against the defendants, TAYLOR, BRUNELLA

Further, for all general and equitable relief as the Honorable Court may deem proper.

Respectfully submitted:

Attorney at Law
Post Office Box 2909
Lafayette, Louisiana 70502
(337) 261-0667 - Phone
(337) 839-2195 - Fax

PLEASE SERVE:

WALMART, INC. and/or WAL-MART LOUISIANA, LLC

Through its registered agent:

CT Corporation System 3867 Plaza Tower Drive Baton Rouge, Louisiana 70816

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